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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|----------------------|---|----------------------|---------------------|---------------------------------------|
| 09/913,695 | 08/02/2002 | Niels Rump | SCH00113 | 3855 |
| 22862 GLENN PATE | 7590 08/28/200 [.] NT GROUP | EXAMINER | | |
| 3475 EDISON | WAY, SUITE L | HENNING, MATTHEW T | | |
| MENLO PARK, CA 94025 | | | ART UNIT | PAPER NUMBER |
| | | | 2131 | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| Notice of N | Von- | Comp | oliant |
|-------------|-------|------|--------|
| Amendmen | t (37 | CFR | 1.121 |

| Application No. | Applicant(s) |
|--------------------|--------------|
| 09/913,695 | RUMP ET AL. |
| Examiner | Art Unit |
| Matthew T. Henning | 2131 |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

The amendment document filed on 18 June 2007 is considered non-compliant because it has failed to meet the

| equirements o tem(s) is requi | f 37 CFR 1.121 or 1.4. In order for the amendment document to be red. | compliant, correction of the following |
|--|---|---|
| ☐ 1. Am ☐ ☐ | ING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMES endments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other | NT TO BE NON-COMPLIANT: |
| | stract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other | |
| | endments to the drawings: A. The drawings are not properly identified in the top margin as "Ro" "Annotated Sheet" as required by 37 CFR 1.121(d). B. The practice of submitting proposed drawing correction has bee showing amended figures, without markings, in compliance with C. Other | n eliminated. Replacement drawings |
| | endments to the claims: A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all pending clair. C. Each claim has not been provided with the proper status identification of each claim cannot be identified. Note: the status of every claim number by using one of the following status identifiers: (Original (Previously presented), (New), (Not entered), (Withdrawn) and (D. The claims of this amendment paper have not been presented in E. Other: See Continuation Sheet. | er, and as such, the individual status aim must be indicated after its claim l), (Currently amended), (Canceled), (Withdrawn-currently amended). |
| | ner (e.g., the amendment is unsigned or not signed in accordance we e Continuation Sheet | vith 37 CFR 1.4): |
| or further exp | lanation of the amendment format required by 37 CFR 1.121, see N | MPEP § 714. |
| IME PERIOD | S FOR FILING A REPLY TO THIS NOTICE: | • |
| filed after a | s given no new time period if the non-compliant amendment is an allowance. If applicant wishes to resubmit the non-compliant after-frected amendment must be resubmitted. | |
| correction, (including a mendmer Quayle act | s given one month , or thirty (30) days, whichever is longer, from the if the non-compliant amendment is one of the following: a preliminal a submission for a request for continued examination (RCE) under not filed within a suspension period under 37 CFR 1.103(a) or (c), and ion. If any of above boxes 1, to 4, are checked, the correction requirement in compliance with 37 CFR 1.121. | ary amendment, a non-final amendment 37 CFR 1.114), a supplemental d an amendment filed in response to a |
| | ions of time are available under 37 CFR 1.136(a) only if the non-conent or an amendment filed in response to a <i>Quayle</i> action. | ompliant amendment is a non-final |
| Abai filed Non- | to timely respond to this notice will result in: ndonment of the application if the non-compliant amendment is a r in response to a <i>Quayle</i> action; or -entry of the amendment if the non-compliant amendment is a preli | |
| ame | ndment. | 571-272-3790 |
| 1 | Instruments Evaminer (LIE) if applicable | Telephone No |

Continuation of 4(e) Other: Claim 6 Line 3 includes added claim language which has not been indicated as such. Claim 8 does not contain the proper status identifier. Claim 12 Line 6 indicates that "a user" has been corrected to read "the user", but the previously presented claim already read "the user".

Continuation of 5 Other: The amendment adds new matter to the claims.

The newly recited limitations regarding the unencrypted start section being placed immediately after the header is not supported by the specification. The examiner has reviewed the cited portion of the first preliminary amendment, and only finds support that the data stream comprises the start block, the unencrypted start section of the user data block, and the encrypted second part of the user data block. The section cited by the applicants does not provide support for any specific ordering of these elements in the data stream, let alone that the unencrypted start section is placed immediately after the start block, and has found no support for such limitation anywhere else in the specification. As such, the amendment is non-compliant due to the addition of new matter to the specification.

The newly recited limitations regarding the header containing information "which is sufficient to play back the unencrypted start section" are not supported by the specification. The examiner has reviewed the cited portion of the first preliminary amendment, which merely indicates that there is information which is "absolutely necessary" for playing back the unencrypted start section, but does not recite where this information is located. The section cited by the applicants does not provide support for any specific location of the information which is "absolutely necessary" for play back, let alone that all of this information is located in the header, and has found no support for such limitation anywhere else in the specification. Furthermore, even if there was support for the "absolutely necessary" information being in the start section, this does not support the limitation that the information in the header is sufficient to play back the unencrypted start section. Just because a piece of information is "absolutely necessary" for play back, does not make it sufficient for play back. As such, the amendment is non-compliant due to the addition of new matter to the specification.

See MPEP § 714.

AYAZ SHEIKH SUPERVISORY PATENT EXAMINER

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100